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1	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK
2	x 09-CR-00466(BMC)
3	UNITED STATES OF AMERICA,
4	United States Courthouse Brooklyn, New York
5	-against- February 12, 2019 9:30 a.m.
6	JOAQUIN ARCHIVALDO GUZMAN LOERA,
7	Defendant.
8	
9	x
10	TRANSCRIPT OF CRIMINAL CAUSE FOR TRIAL BEFORE THE HONORABLE BRIAN M. COGAN
11	UNITED STATES DISTRICT JUDGE BEFORE A JURY
12	APPEARANCES
13	For the Government: UNITED STATES ATTORNEY'S OFFICE Eastern District of New York
14	271 Cadman Plaza East Brooklyn, New York 11201
15	BY: GINA M. PARLOVECCHIO, ESQ. ANDREA GOLDBARG, ESQ.
16	Assistant United States Attorneys
17	UNITED STATES ATTORNEY'S OFFICE Southern District of Florida
18	99 NE 4th Street Miami, Florida 33132
19	BY: ADAM S. FELS, ESQ. Assistant United States Attorney
20	DEPARTMENT OF JUSTICE
21	Criminal Division Narcotic and Dangerous Drug Section
22	145 N. Street N.E. Suite 300 Washington, D.C. 20530
23	Washington, D.C. 20530 BY: ANTHONY NARDOZZI, ESQ. AMANDA LISKAMM, ESQ.
24	THE MADEL BEOLUTET, BOX.
25	(CONTINUED FOLLOWING PAGE)

Case 1:09-cr-00466-BMC-RLM Document 599 Filed 03/26/19 Page 4 of 11 PageID # 9849 VERDICT

Let me ask your Foreperson, Juror No. 11, is it correct that you have reached a unanimous verdict on all counts?

THE FOREPERSON: Yes.

THE COURT: Hand the verdict form to Ms. Clarke.

Give me a moment to inspect the verdict form.

All right, ladies and gentlemen, what I'm going to do now is referred to as publishing the verdict, that simply means I'm going to read it out loud. It's very important that you listen carefully as I read it because either side has the right to ask me to ask each one of you individually if what I've read does in fact represent your true and accurate verdict. So please attend while I read the verdict.

The verdict on Count One, engaging in a continuing criminal enterprise, the Jury has checked guilty.

As to the Violations within that count, the Jury has checked proven as to all Violations except Violation 18 and 24.

As to the questions following Count One, first, has the Government proved beyond a reasonable doubt that at least one Violation that you have determined to be proven involved at least 150 kilograms of cocaine, the Jury has checked yes.

The second question, has the government proved beyond a reasonable doubt that the Enterprise received \$10 million or more in gross receipts during at least one

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Casc	VERDICT
1	12-month period from the manufacture, importation or
2	distribution of cocaine, the Jury has checked yes.
3	On the third question, has the Government proved
4	beyond a reasonable doubt that the defendant was one of
5	several principal administrators, organizers or leaders of the
6	enterprise, the Jury has checked yes.
7	As to Count Two, international cocaine, heroin,
8	methamphetamine and marijuana manufacture and distribution
9	conspiracy, the Jury has checked guilty.
10	In response to the questions under that count.
11	First, has the Government proved beyond a reasonable doubt
12	that the offense involved 5 kilograms or more of cocaine, the
13	Jury has checked yes.
14	Question two, has the Government proved beyond a
15	reasonable doubt that the offense involved 1 kilogram or more
16	of heroin, the Jury has checked yes.
17	Question three, has the Government proved beyond a
18	reasonable doubt that the offense involved 500 grams or more
19	of methamphetamine, the Jury has checked yes.
20	The fourth question, has the Government proved
21	howard a reasonable doubt that the offense involved

The fourth question, has the Government proved beyond a reasonable doubt that the offense involved 1,000 kilograms or more of marijuana, the Jury has checked yes.

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As to Count Three, the Jury's verdict is guilty.

The question, has the Government proved beyond a

involved 5 kilograms or more of cocaine, the Jury has checked yes.

As to Count Eight, international distribution of cocaine, the Jury has checked quilty.

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As to the question under that count, has the

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	VERDICT	
1	JUROR NO. 2: Yes.	
2	THE COURT: Juror No. 3?	
3	JUROR NO. 3: Yes.	
4	THE COURT: Juror No. 4?	
5	JUROR NO. 4: Yes.	
6	THE COURT: Juror No. 5?	
7	JUROR NO. 5: Yes.	
8	THE COURT: Juror No. 6?	
9	JUROR NO. 6: Yes	
10	THE COURT: Juror No. 7?	
11	JUROR NO. 7: Yes.	
12	THE COURT: Juror No. 8?	
13	JUROR NO. 8: Yes.	
14	THE COURT: Juror No. 9?	
15	JUROR NO. 9: Yes.	
16	THE COURT: Juror No. 10?	
17	JUROR NO. 10: Yes.	
18	THE COURT: Juror No. 11?	
19	JUROR NO. 11: Yes.	
20	THE COURT: Juror No. 12?	
21	JUROR NO. 12: Yes.	
22	THE COURT: Is there any reason why I should not	
23	discharge the jury?	
24	MR. PURPURA: No, your Honor.	
25	MS. PARLOVECCHIO: No, your Honor.	

THE COURT: Ladies and gentlemen of the jury, I told you when I gave you the instructions for this case that I had no opinion on how you should decide this case, that remains the case. I am not going to comment in any way on whether I think your opinion was right or wrong in any way.

But what I do want to say to you and I have to commend you for this, in my nearly 13 years as a trial judge I have never seen a jury in a case this complicated pay the kind of attention and focus on detail and go through the deliberations the way you did. We're one of the few countries in the world that trusts our citizens to make these important kinds of decisions over other people's lives. You have demonstrated why we do that and why we have confidence in it.

Not with regard to the decision you reached, but the way you went about it, was really quite remarkable; and frankly, made me very proud to be an American.

As for the alternates, I don't think your time here was wasted. The level of tension when we don't have alternates in a case like this, and the possibility of losing a juror means the case have to start over, is really very unpleasant. So having the security of having you here really was a great benefit. I hope you found it interesting as well to listen to the trial.

And I want to thank all of the Jury, the alternates and the main Jury, for the excellent attention you paid

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VERDICT

1	throughout this case. It was really just remarkable.
2	The only other thing I'll say to you is we're going
3	to continue to preserve your anonymity, the Court is not going
4	to let that information out. You can, if you want, my advice
5	to you is that you not. Once you open that door, it's very
6	difficult to close it, everyone is going to want to ask you
7	questions. But you have the perfect right to do as you want.
8	It's going to be your decision as to how you want to proceed
9	from this point forward. The information will not come from
10	the Court. I can assure you that it will not come from the
11	lawyers.
12	Thank you once again, we really appreciate it. You
13	are discharged.
14	(Jury exits the courtroom.)
15	THE COURT: Everyone be seated. The order of
16	detention will continue. Let's pick a tentative sentencing
17	date for about 90 days out.
18	COURTROOM DEPUTY: June 25 at 10:00 a.m.
19	THE COURT: June 25 at 10:00 a.m. is an initial date
20	for sentencing. Anybody have a problem with that?
21	(Continued following page.)
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